

HIGH SCHOOL LISTS SUBMITTED FOR FIELD MEET

**TRABERT, TONOPAH CHAMPION
MILE RUNNER, WILL APPEAR
WITH VARSITY TEAM.**

Nine high schools have submitted their list of entries to the academic field meet and declamation contest, with J. G. Schugham, chairman of the Academic league at Reno, and additional entries are expected from Sparks, Carson, Winnemucca and possibly Ely.

The entries received so far are as follows:

Elko county field meet—C. Cazier, L. Hylton, H. Angel, J. Wright, A. Dewar, R. Bryant, A. McFarland; declamation contest—George Anderson, Miss Dorothy Patterson.

Lyon county field meet—J. Gallagher, M. Johnson, D. McLeob, F. Fox, A. Leach; declamation contest—F. Fox.

Nye county field meet—James Butler, Leo Harrington, Bernard Flood, Walter Bowler, Ray Pengelly.

Esmeralda county field meet—Russell Budge, Roy McCall, Will Henley, John McLaughlin.

Churchill county field meet—Ira Kent, F. Harriman, Harry Ferguson, Mapes Ferguson.

Douglas county field meet—F. Settlemyer, George Henningsen, L. Krammes; declamation contest—Miss Grace Dangburg, Orrin Wood.

Susannah (Cal.) field meet—W. Emerson, R. Lifford, E. Doyle, W. Stringfield, B. Odett, L. Hunsinger, S. Shanks, P. Pinneo; declamation contest—Miss Winnie Echorning, Leland Hunsinger.

Reno high school field meet—Bringham, Boyne, Laveago, Grass, Golden, Conway, Hodgkinson, McKinley, Raines, Bacon, Snare; declamation contest—Miss Gladys Hofer, Frank Golden.

University high school field meet—A. Trabert, H. Noyes, B. Currier, R. Seabright, A. Axt, L. Hancock, W. Watson, E. Maxson, H. Havry; declamation contest—Miss Eleanor James, Albert Axt.

H. Scheeline, Reno's crack runner, who was expected to lower the record this year, is out of the game on account of an injured ankle, while Cottrell, the university high school champion, is barred this year on account of class standing.

Archie Trabert of Tonopah, who won the mile race last year, appears this year with the university team. Trabert made quite a record in the south by his distance running, and is expected to capture the prize this year in the mile and half-mile events.

Some doubt is exercised as to whether Ely will be represented this year. According to reports received from the eastern part of the state, it is understood that little interest has been taken in athletics this season, and it is probable that the district will not end in a team to compete with the remaining high schools.

Concordia Club
Wed. Night Dancing Assembly,
Miners' Hall, 9 o'clock.

EXPRESS RATES IN CALIFORNIA EXTREMELY HIGH

Governor Johnson of California not long ago discovered that it cost almost as much to send a package by express from San Francisco to Los Angeles as it did from New York to San Francisco. As there is a difference of something over 2000 miles in the length of the hauls, the governor wants to know how the express companies figure out the proposition. Here is Governor Johnson's little table, and it might be interesting to know how these rates apply in Nevada:

Lbs.	N.Y.to S.F.	S.F.to L.A.
1 lb.	30 cts.	25 cts.
2 lbs.	35 cts.	35 cts.
3 lbs.	45 cts.	45 cts.
4 lbs.	60 cts.	60 cts.
5 lbs.	80 cts.	65 cts.
6 lbs.	90 cts.	75 cts.

"The charges show," says Governor Johnson, "that shippers in San Francisco must pay for transmission within the state practically the same price that the merchants in New York can, by the same means of transportation, lay down the same article in the state of California. We would not by any means dis-

criminate against New York merchants, but that in California we should discriminate against the California merchant seems intolerable."

LEE INNOCENT OF THIEVERY, SAYS JURY

SAN BERNARDINO, Cal., May 2.—Henry Lee, former Santa Fe brakeman, walked from the court room yesterday afternoon a free man, the jury which has been hearing the freight car burglary charge preferred against him, promptly returning a verdict of not guilty.

The case went to the jury shortly after 11 o'clock. Attorney H. M. Willis made the closing argument for the defense when court convened yesterday forenoon. District Attorney R. B. Goodcell closing for the state.

The accusation grew out of the looting by Conductor Ruckman, now a fugitive, and Pierce, who is out on five years' parole, of a freight car, part of a train in which they and Lee were in charge. The officers caught Pierce and Ruckman "red handed," and Ruckman defaulted on a \$2000 bond given to secure his appearance at the preliminary examination.

The defense was able to show that Lee had tried to secure a transfer from the train, and that he was not on friendly terms with either Pierce or Ruckman. He was able, through Attorneys Willis and Guthrie and Attorney T. W. Duckworth, to make a strong showing all through the hearing.

During the arguments when the prisoner's lawyers would refer in scathing terms to Pierce's thievery the latter and his wife would generally grin, a feature which early in the arguments attracted notice from the jury, and possibly went a long way in forming the opinion that led to Lee's release.

WOMAN AFRAID TO GO TO RENO

**MARRIED TONOPAH LADY FEARS
LAWYERS WILL MAKE HER
GET DIVORCE.**

While the subject of divorce has been pretty fully discussed in current magazines and newspapers of late, it has remained for a Tonopah housewife, by inquiry, to suggest a further development and phase of the practice heretofore unthought of. Laboring under some doubt as to the exact state of the law and conditions in Reno, this woman asks whether if she moves to Reno with her husband there will be any danger that they will be compelled to become divorced.

The letter follows:

"Tonopah, April 30, 1911.
"My Dear Mr. Journal—We have worked hard a good many years. Now we got a few thousand dollars. My husband wants to have a home in Reno. I am thinking the lawyers might make us get a divorce if we were to come.
"Will you kindly let me know if I come to Reno with my husband and the court finds we have lots of money, they will make us get a divorce."

The name of the correspondent is withheld out of consideration for her, because of the good faith of the inquiry is apparent.

The answer, of course, is that there is no law to make persons get divorces any more than there is a law to make them get married.
—Reno Journal.

STOCKTON BANKERS SEEK POSTAL BANK

WASHINGTON, May 3.—Though banking interests in many places have objected to the establishment of postal savings banks, the post-office department yesterday received a joint request from the Associated Banks and Clearing House of Stockton, Cal., for the establishment of a depository there.

The Stockton banks express the belief that the opening of a postal depository will tend to retain money in local circulation and prevent it being sent abroad.

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DISCOVERER OF TONOPAH IS AN ART CONNOISSEUR

Jim Butler, famed as the discoverer of Tonopah, is spreading the gospel of oriental art and craftsmanship in Bishop.

He has become a vendor of Japanese curios, bric-a-brac and artistic creations.

Returning from a visit to the coast he was accompanied here with sixteen huge packing cases filled with the beautiful things that delight the art lover and searcher of rare pieces. He has opened his bazaar in the Yandel building on East Line street and there gives many snappy talks on carved teakwood furniture, hammered brass and copper, rare vases and drawn linen work. He is the connoisseur of connoisseurs, and waxes as enthusiastic over a dainty bit of crockery as ever the father of Tonopah enthused over a piece of Mizpah ore.

An Extremely Local Issue.
"Charley, dear," said young Mrs. Torkins, "do you think you and I will ever see serious trouble with the Japanese?"

"No," replied her husband, wearily; "not unless we happen to get a Japanese cook."

Sure Tested It.

Doctor—"Well, Mrs. Jones, did you test your husband's temperature as I told you?"

Mr. Jones—"Yes, doctor, I put the barometer on his chest, and it went round to 'very dry,' so I gave him a pint of beer, and he's been to work this morning."

NOTICE!

NOTICE IS HEREBY GIVEN, That under and by virtue of "An act to empower the County Commissioners of the several counties of the state of Nevada to grant a right-of-way for the construction of telephone, telegraph and electric power lines, underground pipe lines, street car lines and other railway lines across and along the public roads and highways of the state of Nevada, and matters relating thereto," Laws of the state of Nevada, approved March 29, 1907, the West End Consolidated Mining company, a corporation, did on April 8, 1911, make application to the Board of County Commissioners of Nye county, state of Nevada, for the authority and franchise to construct and operate, and for a right-of-way for such construction and operation of a railway line within the confines of the township of Tonopah, Nye county, Nevada, said railway line to be supplied with either gasoline, steam, electric or other motive power.

The said right-of-way desired is ten feet in width and commences at the point of intersection of the center line of South street, as projected on its present course with the east side line of Oddie avenue, thence along the center line of said South street, continued to its intersection with the center line of Oddie avenue, thence along the center line of Oddie avenue northerly to the intersection of the center line of Oddie avenue with the center line of Water street, thence along the center line of Water street on its course toward the Midway mine plant, to a point of intersection of said center line of Water street, projected on its course with the boundary line of the Midway Mining company's ground, where said railway line on the public highway will stop, but which railway line will continue on to what is known as the Midway mill.

The purpose for which such authority, franchise, and right-of-way is desired is to transport ores from the ore bins of the West End Consolidated Mining company, or from its dumps on the West End Mine Reserve in the vicinity of Oddie avenue and South street, to the said Midway mill, in order that the ores mined in the said mining properties of the West End Consolidated Mining company's ground may be milled at what is known as the Midway mill in the said Tonopah Mining District.

By the said Board of County Commissioners of Nye county, aforesaid, the County Commissioners' room at the Nye County Courthouse, at Tonopah, Nye county, Nevada, on May 13th, 1911, at 10 o'clock in the forenoon thereof, was on the aforesaid application of the West End Consolidated Mining company, a corporation, shall be heard. All persons interested in granting or refusing to grant such authority, franchise and right-of-way shall have a right to be heard, either in person or by attorney, at the aforesaid hearing of the aforesaid application before said Board of County Commissioners of Nye county, state of Nevada.

WEST END CONSOLIDATED MINING COMPANY.
By S. H. BRADY,
Superintendent.
4-8-30t

"My wife and myself have been married twelve years now without a quarrel."

"What do her friends say to that?"

"Just what they have always said. Say it can't last."—Louisville Courier-Journal.

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